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DATE MAILED: 08/30/2005

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/736,956	12/15/2003	Dale R. Sogge	A42131	4460
7590 08/30/2005			EXAMINER	
Russell E. Baumann			WHITTINGTON, KENNETH	
Texas Instrumer	nts Incorporated			
MS 20-21			ART UNIT	PAPER NUMBER
34 Forest St.			2862	
Attleboro, MA	02703			

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)				
		10/736,956	SOGGE ET AL.				
	Office Action Summary	Examiner	Art Unit				
		Kenneth J. Whittington	2862				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet wi	th the correspondence address	,			
THE N - Exter after: - If the - If NO - Failui Any r	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Insions of time may be available under the provisions of 37 CFR 1.1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period or to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a r within the statutory minimum of thin will apply and will expire SIX (6) MON cause the application to become AB	eply be timely filed y (30) days will be considered timely. THS from the mailing date of this communicat ANDONED (35 U.S.C. § 133).	tion.			
Status							
1) 🛛	Responsive to communication(s) filed on 14 Ju	ıly 2005.					
,		action is non-final.					
3)							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Dispositi	on of Claims						
4) 🖾	Claim(s) 1,2,8-12 and 15-17 is/are pending in	the application.					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	☑ Claim(s) <u>1,<i>8-11 and 15</i></u> is/are rejected.						
7)🛛	☑ Claim(s) <u>2,12,16 and 17</u> is/are objected to.						
8)	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	on Papers						
9) 🗌 :	The specification is objected to by the Examine	r.					
10)🖾 ີ	The drawing(s) filed on <u>15 December 2003</u> is/a	re: a)⊠ accepted or b)□	objected to by the Examiner.				
	Applicant may not request that any objection to the	drawing(s) be held in abeyar	ce. See 37 CFR 1.85(a).				
	Replacement drawing sheet(s) including the correct	ion is required if the drawing	s) is objected to. See 37 CFR 1.121	1(d).			
11) 🗌	The oath or declaration is objected to by the Ex	caminer. Note the attached	Office Action or form PTO-152.	•			
Priority u	ınder 35 U.S.C. § 119						
a)[Acknowledgment is made of a claim for foreign All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Bureau	s have been received. s have been received in A rity documents have been u (PCT Rule 17.2(a)).	pplication No received in this National Stage				
* 8	See the attached detailed Office action for a list		In will	'A/			
Attachment	t(s)		Bot Ledynh Priman/ Eyeminei	r			
1) D Notic	e of References Cited (PTO-892)		Summary (PTO-413)	J.			
3) 🔲 Inform	e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SB/08) r No(s)/Mail Date		s)/Mail Date nformal Patent Application (PTO-152)				

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DETAILED ACTION

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The Amendment filed July 14, 2005 has been entered and considered. In view thereof, the objections to the Specification have been withdrawn.

Election/Restrictions

Applicant's election with traverse of the requirement in the reply filed on July 14, 2005 is acknowledged. However, Applicant has not provided any grounds for the traversal. Accordingly, the requirement is still deemed proper and is therefore made FINAL.

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Claim Rejections - 35 USC § 102

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1, 8 and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by Striker (US 6,326,780). Regarding these claims, Striker discloses a method and apparatus for indicating the angular position of a rotatable member comprising:

at least one magnet mounted onto a member for rotation with respect to a stator assembly, the magnets diametrically opposed to each other and have reverse poles facing each other (See

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Striker FIG. 1, magnets 32 and 34, see also col. 3, lines 22-54).

the stator assembly comprising magnetic material (See FIG. 1, item 30) such that the strength of the magnetic field at a first position or air gap (position of GMR element 1 in FIG. 1) varies with the angular position of the stator with respect to the at least one magnet and a magnetic field at a second position or air gap (position of GMR element 5 in FIG. 1) is generally constant and independent of the angular position of the stator with respect to the at least one magnet and formed out of alignment with the magnets; and

a first and second magnetic sensor in each of the first and second locations respectively for measuring the magnetic field therein (See FIG. 1, GMR elements 1 and 5, which can also be Hall elements, see col. 2, line 57 to col. 3, line 7). It is noted that rotating the at least one magnet with respect to the stator at small angles as shown in FIG. 1 of Striker would mean that the sensor at position 1 would measure the rotation angle between them and the sensor at position 2 would have a generally constant magnetic flux, but would necessarily measure any change in the magnetic strength of the at least one magnet. Since the device of Striker has the recited structure, it performs the recited functions as well.

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Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim 10 is rejected under 35 U.S.C. 103(a) as being unpatentable over Striker in view of Oudet et al. (US 5,789,917). Regarding these claim, Striker teaches all the limitations of claim 8 (Note discussion above). However, Striker does not explicitly teach a coupling member being a tubular yoke of magnetic material. Oudet et al. teaches a pair of diametrically opposing arcuately shaped magnets having 12 opposite poles facing each other (See Oudet et al. FIG. 1, item 5 and col. 3, lines 20-25), the magnets being mounted into a tubular yoke which is made from soft magnetic material (See FIG. 1, item 2 and col. 3, lines 12-20). It would have been obvious at the time the invention was made to employ the yoke and magnet design of Oudet et al. in the apparatus of Striker. One having ordinary skill in the art would have been motivated to do so to 18 securely hold the magnets in close relation, while allowing rotation, to the stator assembly to direct symmetrical lines of flux therethrough (See col. 4, lines 27-57) and to prevent outside magnetic fields from interfering with the magnetic fields within the assembly (See col. 1, lines 55-60).

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Claims 11 and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Striker in view of Herden et al. (US 6,232,771). Regarding these claims, Striker teaches the limitations of claims 8 and 15 (Note discussion above), except that Striker does not teach a tubular yoke surrounding the rotor and stator assemblies. Herden et al. teaches such a tubular yoke surrounding an arcuately shape magnet (See Herden et al. FIG. 1, item 11). It would have been obvious at the time the invention was made to employ the outer yoke surrounding a rotor with at least one arcuate magnet thereon as taught by Herden et al. in the angular position sensor of Striker. One having ordinary skill in the art would have been motivated to do so to quide the magnetic flux along a circuit within the assembly (See FIGS. 2a and 2b), to position the magnets adjacent the stator assembly for rotation thereto (See FIG. 6) and to prevent spurious magnetic fields from interfering with the sensor assembly.

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Response to Arguments

Applicant's arguments filed July 14, 2005 have been fully considered but they are not persuasive. The only argument for patentability asserted by Applicant is that Striker does not

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show the second angular location for the second sensor as recited in the claims wherein the magnetic field at such location or through the sensor is generally constant.

However, Striker does disclose such features as outlined above in the rejection. It is initially noted that the device shown in FIG. 1 of Striker is analogous to the Applicant's 6 embodiment shown in FIGS. 2a-c and discussed at pages 11-12 of the present specification. Each has a pair of magnets mounted about a stator core made of ferromagnetic material (Striker FIG. 1, item 30 and present appl. FIG. 2a, item 16), and a first sensor located in the core in line with the magnetic field (Striker FIG. 1, item 1 and present appl. FIG. 2a, item 18) and 12 a second magnetic sensor located in the core crossing the magnetic field (Striker FIG. 1, item 5 and present appl. FIG. 2a, item 22). Applicant's rotary position sensor is designed to move through small rotations, i.e., between -15 and 15 degrees (See present application at page 3, paragraph 0009). During such small rotations of Applicant's embodiment, the sensor 18 18 would experience largely changing fields while the sensor 22 would experience an essentially constant field, within a few gauss (See FIGS. 2a-c and present specification, pages 11-12, paragraphs 0046-0048). Because Striker has the structure recited in the claims and the structure is further analogous to

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that illustrated by Applicant in present specification, the sensor in position 5 would similarly experience an essentially constant field, within a few gauss. Accordingly, Striker discloses explicitly and necessarily the features of the claims for such small rotations.

Regarding Applicant's statement that the apparatus of

Striker varies largely between 0 and 45 degrees, it is noted for rotations between -15 and 15 degrees, Striker discloses the claimed invention as noted above. Furthermore, rotations to 45 degrees are neither contemplated by Applicant's invention nor claimed. Therefor such arguments with respect to such movements are not relevant.

Allowable Subject Matter

Claims 2, 12, 16 and 17 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The reasons for the indication of allowable subject matter are those stated in the Office Action mailed April 12, 2005.

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Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth J. Whittington whose telephone number is (571) 272-2264. The examiner can normally be reached on Monday-Friday, 7:30am-4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward Lefkowitz can be reached on (571) 272-2180. The fax phone number for the

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organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll free)

Whittington

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